## Exhibit A2

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE: TERRORIST ATTACKS ON

SEPTEMBER 11, 2001

No. 03 MDL 1570 (GBD) (SN)

This document relates to: *All cases* 

## **DECLARATION OF ERIC R. NITZ**

ERIC R. NITZ declares as follows pursuant to 28 U.S.C. § 1746.

- I am a partner at the law firm MoloLamken LLP and represent defendant Dallah Avco Trans Arabia Co. in this matter. I submit this declaration in response to the Court's order of August 30, 2021, concerning the unauthorized disclosure of the Musaed Al Jarrah deposition transcripts to reporter Michael Isikoff.
- 2. I attended the deposition of Musaed Al Jarrah on June 17 and 18, 2021. On June 17 and 18, 2021, I received rough transcripts of the Al Jarrah deposition by email from court reporter Amanda Miller. I received the final transcripts by email from Golkow Litigation Services on June 28, 2021.
- 3. On June 17 and 18, 2021, I forwarded the rough transcripts to Hannah Lee, a legal assistant at MoloLamken, so that Ms. Lee could file them in the firm's document management system. On June 28, 2021, I forwarded the final transcripts to Ms. Lee, also for filing in the firm's document management system.
- 4. Except for providing the rough and final transcripts to Ms. Lee, as described above, I have not shared the Al Jarrah transcripts with anyone, and I have no recollection of sharing the

Al Jarrah transcripts with anyone. I searched my emails and confirmed that I did not share the Al Jarrah transcripts with anyone other than Ms. Lee.

5. I have never communicated with Michael Isikoff. To the best of my knowledge, I have never communicated with anyone acting on his behalf. I searched my emails and confirmed that I never communicated with Mr. Isikoff.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on September 23, 2021 Silver Spring, Maryland

Eric R. Nitz